WEBER

GREGG D.

D. 79

CONF010013

DYKES\_I\_013646

## CONFIDENTIAL RECORD SHEET

### REGISTRATION AND SUBSCRIPTION SERVICE

## BOY SCOUTS OF AMERICA

	DATE
FULL NAME Gregg D. Weber	
ADDRESS RR 2, Holiday Estates	
CITY Riverton	STATE Illinois ZIP CODE 62561
DATE OF BIRTH November 3, 1954	
APPROXIMATE AGE N/A	
RELIGION <u>Unknown</u>	NATIONALITY <u>USA</u>
OCCUPATION <u>College Student-Student T</u>	eacher
EDUCATION <u>Completing Bachelor Degre</u>	e at Eastern Illinois University with Major in
Physical Education WEIGHT <u>140-150 lbs.</u> HEIGHT <sub>appr</sub>	ox 5'10" RACE Caucasion
	COLOR OF EYES <u>Unknown</u>
	STS Scouting and athletics
	CHILDREN N/A
VIFE'S NAME N/A	
SCOUTING CONNECTIONS:	
NIT # CITY STATE OFF	ICE DATE REGISTERED DATE RESIGNED
Froop 46 Riverton Illinois ASM	
	ining Awards
SUSPENDED OR DENIED REGISTRATION FOR I	
n the town of Normal, county of McLea Le stipulated that there are facts sup	e of battery involving moral turpitude un, Illimois and when brought to trial, oporting the charge of battery. The 150 fine and costs and 12 months court
Sign	
NUTED	cil Abraham Lincoln Council #/44
MAR 9 1979 Coun	cil Abraham Lincoln Council #744
JOSEPH L. ANGLEM	



National Office BOY SCOUTS OF AMERICA 1325 Walnut Hill Lane Irving. Texas 75038-3096

12/17/86

Corrested in

lier les grade

David K. Par 214-580-2005 S400

CONF010015

Political Al

TAIRED TO INDIVIDUAL

12-1-86 3PM

TOUR HIM WE WONLY

REPUSE REDISTRUMON IF

APPLICATION PEOP, SUGGESTED

HE CONTACT PARK FOR

OTHER INFO OR RELIGIES

LE FILE PLANTS



# State of Illinois DEPARTMENT OF STATE POLICE

RECEIVED

RECEIVED

DEC 9

1986

DAVID K. PARK

William Doster
Superintendent
Division of
Criminal Investigation

December 2, 1986

David Park Boy Scouts of America 1325 Walnut Hill Lane Irving, Texas 75038

Dear Mr. Park:

Special agents from the Illinois Division of Criminal Investigation are currently conducting an investigation involving a former associate of the Boy Scouts of America. As a result of this investigation, I am requesting copies of all personnel information concerning Gregg D. Weber in the possession of the Boy Scouts of America.

Thank you for your cooperation with this investigation. If you have any questions regarding this request, please contact Sgt. Jiannoni or me at 217/782-4750.

Very truly yours

Kerry F. Galloway Zone 9 Commander

KFG:srm

Division of Criminal Investigation 500 Armory Building — Springfield, Illinois 62706 (217) 782-7915

March 14, 1979

Mr. G. Jay Heim ... Scout Executive Abraham Lincoln Co. No.144

PERSONAL AND CONFIDENTIAL

SUBJECT: Gregg D. Weber

Dear Jay:

We have reviewed this case with our Attorney and placed this man on the Confidential File. We appreciate your efforts in this area.

Sincerely,

Paul I. Ernst, Director Registration, Subscription and Statistical Service

af

### RECORD SHEET

No	rma	1

Case No. 78-CN-1112

Nature of Case Battery

Attorneys

People of The State of Illinois

vs

Gregg D. Weber

Ground

DAT	Е	JUDGE AND REPORTER		The	Ci	osi	rs c
25	78		Clerk's Filing Fee			2/5	0
		7	States Attorneys Fee			5	0
9/25	50	felosoo					
			of arribant some some factorial and		Ш		L
			Pet 30 78 9130 A.		$\parallel$	1	L
					$\parallel$		
			- to discuss surrought on man fluid to be a real		$\prod$	1	L
10 30	28	Welley	Dise noting fled for		4	1	
		j	acknowledge Sunt of sunt		$\prod$	_	-
			Const for BT white	了			_
			at the fartis have not	4		.	_
			motion of so conflict of	$\perp$	H	- -	_
			on or before 11-21-78 B.	_	$\left  \cdot \right $	$\perp$	_
			lw Must 6 3,5 + 6 (b)	_	$ \cdot $	- -	_
		Johnson	is to physical dranget senting	<del> </del>	H	.	-
-11/19/		7	Of agreement timbered for try here	4			
			Supulated to Casua allenamed . S.	+	-	H	
			Caretfind Dindutanto Court	+	$\vdash$	$\coprod$	ļ
			accipte flix agreement and area	-	$\parallel$		
			Sto Court Sugario for a Guil of	$\dashv$	$\parallel$	+	
			13 mondo Court asserse fine \$1.50.	-	- -	+	
		1	Slus Casto Curt deferer som futto	-	-	$\prod$	
			Greater with 11-14-79, and		-	$\left\{ \cdot \right\}$	
			Stately	_	-	11	
7/3			Fine Verster grid I 7569		-		
716/1	1 21	r	1 10 1 1 117	ı	1 1	1 }	

THE PEOPLE OF THE S' TE OF ILLINOIS	IN THE CIRCUIT DURT, 11th JUDICIAL CIRCUIT  McLoon County, Illinois
vs.	
Gregg P. Meber	
# 2 Holiday La. Pivarton, Illinois (address)	No. 78cm/1/2
11-03-54	7 1 1 1 1 1 1 2
(date of birth)	SEP 25 1978
CPIMIN	AL COMPLAINT
	COMMENTAL CHARGE THE CIRCUIT CLERK
at or about the hour of 12:15 P	s the Court that
	50 70 -1 60 0 1
	ber , 19 78 , at 621 S. Adelaide
	in the County of McLean and State of
Illinois, committed the offense of	Y
	in that he willfully, unlawfully and knowingly,
and without logal justification did	engage in cortain conduct; To-Mit: did grab and
	and tried to place his hand in the spants,
thereby raking physical contact of a	an insulting or provoking nature
•	
in violation of Section 12-3, Chap and against the peace and dignity of the People	ter 36 , Illinois Revised Statutes, 19 77 , ple of the State of Illinois.
CTATE OF HILIMOIC	villavor Plant CD
STATE OF ILLINOIS COUNTY OF MCLEAN ss.	Complainant or States Attorney.
302 Margaret	Hornal, after being duly sworn on his
(address)	(city)
oath states that the within criminal complaint	is true.
	22 day of Links for 1978
Subscribed and sworn to before me this	22 day of fine 10 16 19 10 10
Court Copy—White Prosecuting Attorney's C	Copy—Yellow Notary Public.

# STATE OF THE ELEVENTH JUDICIAL CIRCUIT COUNTY OF MC LEAN

PEOPLE OF THE STATE OF ILLINOIS  V.  NO. 78 cm 11/2  GREGO D. WEBER
GREGO D. WEBER  PLEA AGREEMENT VOVI 4 1978
The defendant and the State's Attorney hereby submit the following Plea Agreement to the Court which was reached pursuant to discussions initiated by them. The defendant consents to the Court's reciving evidence in aggravation and mitigation in advance of the tender of this plea. The Agreement is as follows:  Stipulate that there are facts  1. Defendant agrees to plead suilty to
Supporting the Charge of BATTERY
≿     State's Attorney agrees to nolle pros
<ul> <li>3. The Court will impose as a maximum sentence in this case the following:</li> <li>a. \$ 150 fine and costs.</li> <li>b. 12 years/months/days-imprisonment-in- (Court Sure Revision)</li> </ul>
<pre>probation for years/months, with payment of costs within years/months; payment of \$ restitution within ars/months; and</pre>
4. Restitution in this case is owing to the following persons in the ollowing amounts:
Nene
5 It is stimulated that the defendant's prior record is as follows.
6. The defendant does (not) waive presentence investigation and written
oted: November 14, 1978
Defendant
State's Attorney Defendant's Counsel

· · · · · · · · · · · · · · · · · · ·
PEOPLE OF THE STATE OF IL COIS )
Tugg Duller Defendant.
Defendant.)  ORDER  Defendant.)  ORDER
THIS CAUSE coming on for hearing, People are present by CIRCUIT
Defendant is present in person (and by counse)
vised, finds;
• • •
1. That Defendant was admonished in re the nature of the charge(s) and the
maximum penalty: 364 (days) incerceration; Slass 00 fine.
<ol><li>That Defendant was admenished that he is presumed innocent until proven</li></ol>
guilty beyond a reasonable doubt at a jury trial; or if a jury trial is
waived, at a trial to the Court sitting without a jury.
3. That Defendant was admonished of his right to confront and cross-examine
witnesses, of the privilege against self-incrimination, and of the nature and
use of subpoena.
4. That Defendant knowingly and voluntarily waived each of his rights and
pleads guilty pursuant to the terms and conditions of the plea agreement.
5. That Defendant was admonished that before an appeal can be taken he must
file a motion to withdraw his plea of guilty (and vacate the judgment entered)
within 30 (thirty) days of this date, that he has a right to counsel and
Court appointed counsel if he is indigent, and that anything not raised in
said motion is waived for appeal purposes. If his motion is granted, all
charges can be reinstated and set for trial.
6. That there is a factual basis to support said plea agreement and the Court
concurs in the same.
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that (no) judgment be entered
on said plea for a violation of 12-3-Chgo-3P
IT IS FURTHER ORDERED that Defendant be Placed on Court Sugar y
2 Phil 1 12 monds, Cant-agent of 150, & Blackat.
DATED THIS 14 DAY OF Josephen . 197.
Cant affer any finish from he 11-14-79

IN THE CIRCO COURT OF THE ELEVENTH JUDICIAL COURT

#### COUNTY OF MeLEAN

THE PEOPLE OF THE STATE OF ILLINOIS,	•
PLAINTIFF,	
vs.	Case No. 75 (17 11/2
GREGO D. WEBER	
DEFENDANT.	
	SUPERVISION W NOV 1 4 1978 X
ORDER FOR 5	SUPERVISION & CIRCUIT

		This	cause comes on for hearing on sentencing, the Court having found the defen-
dant,		S	SRECIS D. LEBER , guilty of the offense (s)
			TITIERY In violation of \$12-3, CH. 38
			SREGG D. WEBER , having entered into a stipulation of
facts whi	ch	sup	port the charge (3) of BATTERY
on 5	<u> </u>	7=-	1652 20th, 1978; and the Court having considered:
•			
	(	)	the evidence received upon the trial;
	(	)	the pre-sentence report;
·	(	)	the evidence and information offered by the parties in aggravation and mitigation;
	(	)	the arguments as to sentencing alternatives;
	(	)	the statement of the defendant in his (her) own behalf;
	(	)	the advice of the of the disposition of any other defendant (s) who (was) (were) previously convicted as a result of being involved in the same offense (s) as this defendant;
*****	Ö	</td <td>the plea agreement of the parties which included disposition by supervision, which plea agreement the Court concurs in.</td>	the plea agreement of the parties which included disposition by supervision, which plea agreement the Court concurs in.
	(	)	the statement of the States Attorney with regard to the standards set forth in Section 5-6-1 (c) of the unified Code of Corrections.
	(	)	

And the Court is of the opinion, having regard to the nature and circumstances of the offense (s), and to the history, character and condition of the defendant, that (1) the defendant is not likely to commit further crimes; (2) the defendant and the public would best be served if the defendant were not to receive a criminal record; and (3) in the best interests of justice, an order of supervision is more appropriate than a sentence otherwise permitted under the Unified Code of Corrections.

"The Court's initials and "x" in ( ) indicates applicable considerations.

It is, therefore, ordered that the defendant be admitted to supervision for a period
of 12 (years) (months subject to the following conditions:
1. The defendant shall not violate any criminal statute of any jurisdiction;
2. The defendant shall make a report to and appear in person before or participate
with the Court, or such Courts, person, or social service agency as may hereinafter be directed
at any time during the period of supervision.
3. The defendant shall pay court costs of 18 30 12 13
4. The defendant shall:
( ) be regularly employed and support his dependants, ignor;
( ) be regularly employed and support his dependants, iZeny;  ( ) pursue a course of study or vocational training at Security Consequence of Security Conseque
( ) undergo (medical treatment) (psychiatric treatment) (treatment for drug ad-
diction) (treatment of alcoholism) at or under the care of
( ) (attend) (reside in) the following named facility established for the (instruc-
tion) (residence) of defendants on probation,
( ) refrain from possessing a firearm or other dangerous weapon;
· · · · · · · · · · · · · · · · · · ·
( ) attend a non-residential program for youth at
( ) contribute to his (her) own support (at home) (in the foster home);
( ) make (restitution) (reparation) in an amount of \$ , which rep-
resents the actual loss or damage to property and pecuniary loss sustained,
which sum is itemized and allocated on the exhibit which is attached to and
made a part of this document; said restitution to be made immediately.
the defendant to the Cherk of Court enoughers INSTANTER.
(in installments-over a period of
-stallment to be paid en-or-before thet "Cay of the
199, and a like sum to be paid on or before
( ) ablide by a curiew of 11.00 p.m. on Sunday through Thursday of each week and
12:00 aim (oddnight) for Friday and Salunday of cuch week.

#### FURTHER ORDERED:

- (a) Judgment on the charge (s) is deferred until the conclusion of supervision;
- (b) At the conclusion of the period of supervision, if the Court determines that the defendant has successfully complied with all of the conditions of supervision, the defendant shall be discharged, his bond released and a judgment entered dismissing the charge (s);
- (c) Discharge and dismissal upon the successful conclusion of supervision shall be deemed without adjudication of guilt and shall not be termed a conviction for purposes of disqualification or disabilities imposed by law upon conviction of a crime. Three years after discharge and dismissal, the defendant is eligible to have his record of arrest expunged as may be provided by law.

A copy of this order shall be given to the defendant and shall serve as a certificate of conditions of supervision.

Entered this 14 day of

JUDGE

RECEIPT OF COPY

SEGS. D. WEBER, Defendant, acknowledges receipt of a true copy of this order and all exhibits, if any, attached thereto.

DEFENDANT'S SIGNATURE

DATED: NOVE-13ER 14, 1978



# scouting in lincolnland

BOY SCOUTS OF AMERICA, FAIRHILLS MALL, MONROE AT CHATHAM, SPRINGFIELD, ILLINOIS 62704

G. JAY HEIM Scout Executive

January 29, 1979

44

EC-144

Dear Paul:

The attached material is provided in compliance with pertinent registration procedure.

I would appreciate acknowledgement of receipt of this material and any other advice and counsel you may feel appropriate.

Gratefully yours,

MR. PAUL ERNST
Director
Registration Service
Boy Scouts of America
North Brunswick, New Jersey 08902

Miller i male



## SCOUTING IN LINCOLNLAND

Abraham Lincoln Council, Boy Scouts of America
Fairhills Mall, Monroe at Chatham Road, Springfield, Illinois 62704

Telephone: 217-546-5570

January 23, 1979

#### MEMORANDUM FOR THE RECORD

At approximately 3:45 PM, I met privately in my office at Fairhills Mall with Council Vice President William G. Harvey. I presented him with a letter signed by the Council President, Richard Mills, dated December 21, 1978 and addressed to Gregg D. Weber of Riverton, Illinois. The letter suspended Mr. Weber's membership in the Boy Scouts of America.

Immediately thereafter, I asked Mr. Weber to join us. In Mr. Harvey's presence I personally delivered to Mr. Weber the letter from Justice Mills. I permitted him time to read the letter.

I then informed him of the following.

- 1. The reason for suspension of his membership in the Boy Scouts of America was that he had stipulated to the Eleventh Judicial Circuit Court of Illinois, that there are facts supporting the charge of battery and that he had been placed under court supervision for one year.
  - 2. That we were not sharing this information with anyone.
  - 3. That he was to cease all Scouting activities at once.
- 4. He had the right to seek review of his case in the manner outlined in Justice Mills's letter.

Mr. Weber's only significant reaction was that of some confusion. He seemingly was of the impression that the charges against him had been dropped. He indicated he received that impression from his attorney.

G. JAY HEIM, Scout Executive

THIS STATEMENT OF THE SCOUT EXECUTIVE IS A TRUE REPORT OF WHAT OCCURRED.

WILLIAM G. HARVEY, Vice President



# APPELLATE COURT OF ILLINOIS FOURTH JUDICIAL DISTRICT

CHAMBERS
OF
RICHARD MILLS
JUSTICE

PUBLIC SQUARE-BOX F VIRGINIA, ILLINOIS 62691

(AREA 217) 452-3075

December 21, 1978

MR. GREGG D. WEBER
Rural Route 2
Holiday Estates
Riverton, Illinois 62561

Dear Gregg:

After careful review, we have decided that your registration with the Boy Scouts of America should be suspended. We are therefore compelled to request that you sever any relations that you may have with the BSA.

You should understand that BSA leadership registration is a privilege and is not automatically granted to everyone who applies. We reserve the right to suspend registration whenever there is a concern that an individual may not measure up to the high standards of leadership which the Boy Scouts of America seeks to provide the American youth. Please also understand that this decision and the reasons for it will be maintained as confidential.

If you wish to have this decision reviewed, please write to me explaining your version of the facts supporting your claim that your registration as a BSA leader should be granted or reinstated.

JUSTICE RICHARD MILLS
President

Abraham Lincoln Council, BSA

RM/lrb

PERSONAL AND CONFIDENTIAL



# APPELLATE COURT OF ILLINOIS FOURTH JUDICIAL DISTRICT

CHAMBERS OF RICHARD MILLS JUDGE VIRGINIA, ILLINOIS 62691

(AREA 217) 452-3220

October 2, 1978

MR. GREGG D. WEBER
Rural Route 2
Holiday Estates
Riverton, Illinois 62561

Dear Mr. Weber:

You are hereby advised that your employment with the Abraham Lincoln Council, Boy Scouts of America, is suspended without pay due to you being charged with a misdemeanor involving moral turpitude.

This suspension will extend until the results of your trial are known.

During the period of this suspension you are to have no contact with the Boy Scouts of America, any of its partner organizations, members, or officials.

JUSTICE RICHARD MILLS

President
Abraham Lincoln Council, BSA

RM/lrb

DEAR. MR. HEIM,

I WOULD LIKE TO RESIGN AS A
MEMBER OF THE STAFF OF THE ARE
LINICOLN COUNCIL, BECAUSE OF MY
COLLEGE CLASSES BEING VERY HEAVY.

Lacular Detabar 25. 1978

Lacular Gientine

Line Scant Gientine

Gregg D. Weber